1 Frank Bloksberg, SBN 150809 142 East McKnight Way 2 Grass Valley, CA 95949 Tel: (530) 478-0170 Fax: (530) 478-0170 3 email: frank@bloksberglaw.com 4 Attorney for Kevin Thompson and Mia Nash 5 6 7 UNITED STATES BANKRUPTCY COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 SAN FRANCISCO DIVISION 10 11 In re: CASE NO: 19-30088-DM 12 PG&E CORPORATION, Chapter 11 13 -and-NOTICE OF HEARING ON MOTION FOR RELIEF FROM THE AUTOMATIC 14 PACIFIC GAS & ELECTRIC COMPANY STAY KEVIN THOMPSON AND MIA NASH 15 Debtors. Date: April 9, 2019 16 ☐ Affects PG&E Corporation☐ Affects Pacific Gas & Electric Company Time: 9:30 am Place: 450 Golden Gate Avenue, 16th Floor 17 ■ Affects both Debtors San Francisco, California Judge: Honorable Dennis Montali 18 * All papers shall be filed in the Lead Case, No. 19-30088 (DM). 19 20 PLEASE TAKE NOTICE that on April 9, at 9:30 a.m. at the United States Bankruptcy Court for the 21 Northern District of California, located at 450 Golden Gate Avenue, 16th Floor, San Francisco, California, 22 in Courtroom 17 of the Honorable Dennis Montali, Kevin Thompson and Mia Nash will bring on for a 23 preliminary hearing its motion of for relief from the automatic stay pursuant to 11 U.S.C. § 362(d)(1) (the 24 "Motion"), to allow the completion of the State Court Action in KEVIN THOMPSON and MIA NASH v.

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PG&E CORPORATION, Case No. CU19-083433, in Nevada County Superior Court. (The "State

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Court Action.")

The Motion is based on this Notice of Hearing, the Motion and points and authorities therein, the Declaration and Request for Judicial Notice of Kevin Thompson, and on such other and further evidence and matters that the Court may consider at the hearing of the Motion. PLEASE TAKE FURTHER NOTICE that as provided in Local Rule 4001-1(a), the Debtor, Pacific Gas & Electric Company, is advised to appear personally or by counsel at the preliminary hearing; and that failure to so appear may result in the Court granting the relief requested without further hearing, including the lifting of the automatic stay to allow Mr. Thompson and Ms. Nash to pursue completion of litigation, pretrial proceedings, trial, post-trial motions and any appellate proceedings in or in connection with the State Court Action. DATED: March 13, 2019 FRANK BLOKSBERG BY: /s/ Frank Bloksberg Frank Bloksberg Attorney for Kevin Thompson and Mia Nash

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